

F. McClure Wallace, Esq.
Nevada Bar No.: 10264
Patrick R. Millsap, Esq.
Nevada Bar No.: 12043
WALLACE & MILLSAP
510 W Plumb Ln., Ste. A
Reno, Nevada 89509
(775) 683-9599
mcclure@wallacemillsap.com
patrick@wallacemillsap.com
Attorneys for Defendants Laura Drucker
and Susan Cossette

UNITED STATE DISTRICT COURT

DISTRICT OF NEVADA

**STATE FARM LIFE INSURANCE
COMPANY, and Illinois Corporation**

Plaintiff,

V.

**THE ESTATE OF CATHERINE G.
NEIGHBORS; CASHA KAUFER,
Individually, and as Representative of
the Estate of Catherine G. Neighbors;
MICHAEL ROBERT DOUGLAS,
Individually and as Representative of
the Estate of Catherine G. Neighbors;
LAURA DRUCKER, SUSAN
COSSETTE; DOES I THROUGH X;
and ROE CORPORATIONS XI
THROUGH XX, inclusive,**

Defendants.

Case No.: 3:19-cv-00658-LRH-WGC

**STIPULATION AND ORDER TO
EXTEND LAURA DRUCKER AND
SUSAN COSSETTE'S DEADLINE
TO ANSWER, OR OTHERWISE,
RESPOND TO PLAINTIFF'S
COMPLAINT FOR
INTERPLEADER AND FOR
DECLARATORY RELIEF**

(FIRST REQUEST)

25 Defendants Laura Drucker and Susan Cossette (hereby "Defendants"), by and
26 through their counsel of record, McClure Wallace, Esq. and Patrick Millsap, Esq. of
27 Wallace & Millsap, and Plaintiff State Farm Life Insurance Company (hereby
28 "Plaintiff"), by and through its legal counsel of record Michael A. Pintar, Esq. of

1 McCormick, Barstow, Sheppard, Wayte & Carruth, hereby stipulate to allow
2 Defendants until January 6, 2020 to answer, or otherwise, respond to Plaintiff's
3 Complaint in Interpleader and for Declaratory Relief filed on October 30, 2019.

4 This is the first stipulation requesting an extension of time for Defendants to
5 file an answer, or otherwise, respond to Plaintiff's Complaint in Interpleader and for
6 Declaratory Relief.

7 Counsel certify this request is made for good-cause and not for the purpose of
8 undue delay.

9
10 DATED: November 27, 2019

11 By: /s/ F. McClure Wallace.
12 F. McClure Wallace, Esq.
13 State Bar No.: 10264
14 Patrick R. Millsap, Esq.
15 Nevada Bar No.: 12043
16 WALLACE & MILLSAP LLC
17 510 W Plumb Lane, Suite A
18 Reno, NV 89509
19 *Attorneys for Defendants*

20 DATED: November 27, 2019

21 By: /s/ Michael A. Pintar.
22 Michael A. Pintar, Esq.
23 Nevada Bar No. 3789
24 MCCORMICK, BARSTOW, SHEPPARD,
25 WAYTE & CARRUTH LLP
26 241 Ridge Street, Suite 300
27 Reno, NV 89501
28 *Attorney for Plaintiffs*

29 ////

30 ////

31 ////

32 ////

33 ////

34 ////

35 ////

36 ////

37 ////

ORDER

2 The Court hereby grants the Parties' Stipulation to Extend Defendants Laura
3 Drucker and Susan Cossette's Deadline to Answer, or Otherwise, Respond to
4 Plaintiff's Complaint in Interpleader and Declaratory Relief. Defendants shall have
5 until January 6, 2020 to file an answer, or otherwise, respond to Plaintiff's
6 Complaint in Interpleader and Declaratory Relief.

IT IS SO ORDERED.

Dated: December 2, 2019.

Walter G. Cobb

United States Magistrate Judge